

Message

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**From:** Minter, Douglas [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=0C1A47CA3AE847E2B7B818DA4734D7FD-MINTER, DOUGLAS]  
**Sent:** 7/31/2019 6:22:33 PM  
**To:** Robinson, Valois [Robinson.Valois@epa.gov]  
**Subject:** FW: Rationale for 60 day comment period for DB Revised Draft Permits

Any further input?

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**From:** Bahrman, Sarah <Bahrman.Sarah@epa.gov>  
**Sent:** Wednesday, July 31, 2019 9:24 AM  
**To:** Minter, Douglas <Minter.Douglas@epa.gov>; O'Connor, Darcy <oconnor.darcy@epa.gov>  
**Subject:** RE: Rationale for 60 day comment period for DB Revised Draft Permits

## Ex. 5 Deliberative Process (DP)

Sarah E. Bahrman | Chief, Safe Drinking Water Branch | U.S. Environmental Protection Agency - Region 8  
(p) 303.312.6243 | (c) 303.903.8515 | (f) 877.876.9101

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**From:** Minter, Douglas <Minter.Douglas@epa.gov>  
**Sent:** Monday, July 29, 2019 2:02 PM  
**To:** O'Connor, Darcy <oconnor.darcy@epa.gov>; Bahrman, Sarah <Bahrman.Sarah@epa.gov>  
**Subject:** Rationale for 60 day comment period for DB Revised Draft Permits

Hi Darcy and Sarah: there are two main reasons for a 60 day comment period:

## Ex. 5 Deliberative Process (DP)

Thanks and let me know if you have any questions, etc.

Douglas Minter, MPH  
UIC Section Chief  
1595 Wynkoop Street

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